Invitation
Annual Meeting of Daimler AG
on April 10, 2013
### Key Figures

#### Daimler Group

<table>
<thead>
<tr>
<th></th>
<th>2012</th>
<th>2011</th>
<th>2010</th>
<th>% change</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amounts in millions of euros</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenue</td>
<td>114,297</td>
<td>106,540</td>
<td>97,761</td>
<td>+7¹</td>
</tr>
<tr>
<td>Western Europe</td>
<td>39,377</td>
<td>39,387</td>
<td>38,478</td>
<td>-0</td>
</tr>
<tr>
<td>thereof Germany</td>
<td>19,722</td>
<td>19,753</td>
<td>19,281</td>
<td>-0</td>
</tr>
<tr>
<td>NAFTA</td>
<td>31,914</td>
<td>26,026</td>
<td>23,582</td>
<td>+23</td>
</tr>
<tr>
<td>thereof United States</td>
<td>27,233</td>
<td>22,222</td>
<td>20,216</td>
<td>+23</td>
</tr>
<tr>
<td>Asia</td>
<td>25,126</td>
<td>22,643</td>
<td>19,659</td>
<td>+11</td>
</tr>
<tr>
<td>thereof China</td>
<td>10,782</td>
<td>11,093</td>
<td>9,094</td>
<td>-3</td>
</tr>
<tr>
<td>Other markets</td>
<td>17,880</td>
<td>18,484</td>
<td>16,042</td>
<td>-3</td>
</tr>
<tr>
<td>Employees (December 31)</td>
<td>275,087</td>
<td>271,370</td>
<td>260,100</td>
<td>+1</td>
</tr>
<tr>
<td>Investment in property, plant and equipment</td>
<td>4,827</td>
<td>4,158</td>
<td>3,653</td>
<td>+16</td>
</tr>
<tr>
<td>Research and development expenditure</td>
<td>5,644</td>
<td>5,634</td>
<td>4,849</td>
<td>+0</td>
</tr>
<tr>
<td>thereof capitalized</td>
<td>1,465</td>
<td>1,460</td>
<td>1,373</td>
<td>+0</td>
</tr>
<tr>
<td>Free cash flow of the industrial business</td>
<td>1,452</td>
<td>989</td>
<td>5,432</td>
<td>+47</td>
</tr>
<tr>
<td>EBIT</td>
<td>8,615</td>
<td>8,755</td>
<td>7,274</td>
<td>-2</td>
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<tr>
<td>Value added</td>
<td>4,185</td>
<td>3,726</td>
<td>2,773</td>
<td>+12</td>
</tr>
<tr>
<td>Net profit</td>
<td>6,495</td>
<td>6,029</td>
<td>4,674</td>
<td>+8</td>
</tr>
<tr>
<td>Earnings per share (in €)</td>
<td>5.71</td>
<td>5.32</td>
<td>4.28</td>
<td>+7</td>
</tr>
<tr>
<td>Total dividend</td>
<td>2,349</td>
<td>2,346</td>
<td>1,971</td>
<td>+0</td>
</tr>
<tr>
<td>Dividend per share (in €)</td>
<td>2.20</td>
<td>2.20</td>
<td>1.85</td>
<td>0</td>
</tr>
</tbody>
</table>

¹ Adjusted for the effects of currency translation, increase in revenue of 4%.
Daimler AG, Stuttgart

We herewith invite our shareholders to attend the Annual Meeting of the Shareholders of Daimler AG on Wednesday, April 10, 2013, at 10:00 a.m., at the Berlin Trade Fair Center (Messe Berlin), Special Entrance, corner of Masurenallee and Messedamm, 14055 Berlin, Germany. The convocation and the agenda were published in the German Federal Gazette (Bundesanzeiger) on February 27, 2013.

Agenda*

1. Presentation of the adopted financial statements of Daimler AG, the approved consolidated financial statements, the combined management report for Daimler AG and the Group with the explanatory reports on the information required pursuant to Section 289, Subsections 4 and 5, Section 315, Subsection 4 of the German Commercial Code (Handelsgesetzbuch), and the report of the Supervisory Board for the financial year 2012


2. Resolution on the allocation of distributable profit

The Board of Management and the Supervisory Board recommend that the distributable profit of €2,737,407,168.84 be allocated as follows:

| Dividend distribution of €2.20 for each no par-value share entitled to dividends | €2,348,673,540.40 |
| Transfer to retained earnings | €388,733,628.44 |
| Profit carried forward | – |
| Distributable profit | €2,737,407,168.84 |

The dividend will be paid out on April 11, 2013.

The total amount for dividend distribution and the amount for the transfer to retained earnings reflect the 1,067,578,882 no par-value shares entitled to dividends for the past financial year 2012 that existed at the time of the proposal of the Board of Management and the Supervisory Board for the appropriation of the distributable profit. Should there be any change in the number of no par-value shares entitled to dividends for the past financial year 2012 by the time of the adoption of the resolution at the Annual Meeting, the proposal will be submitted to the Annual Meeting that with an unchanged dividend of €2.20 per no-par value share entitled to dividends the portion of the distributable profit not attributable to no-par value shares entitled to dividends shall be transferred to retained earnings.

3. Resolution on ratification of Board of Management members’ actions in the 2012 financial year

The Board of Management and the Supervisory Board recommend that the actions of the Board of Management members who were in office in the financial year 2012 be ratified for that period.

4. Resolution on ratification of Supervisory Board members’ actions in the 2012 financial year

The Board of Management and the Supervisory Board recommend that the actions of the Supervisory Board members who were in office in the financial year 2012 be ratified for that period.

5. Resolution on the appointment of auditors for the Company and the Group for the 2013 financial year

Based on the recommendations of the Audit Committee, the Supervisory Board recommends that KPMG AG Wirtschaftsprüfungsgesellschaft, Berlin, be appointed as auditors for the audit of the year-end financial statements for the Company and the Group and a review of the interim financial statements for the 2013 financial year.

* Convenience Translation; the German text is legally binding; all time specifications referring to local time.
6. Resolution on the election of new members of the Supervisory Board

At the close of the Annual Meeting of the Shareholders on April 10, 2013, the period of office of Ms. Sari Baldauf, Dr. Jürgen Hambrecht and Mr. Lynton R. Wilson ends as members of the Supervisory Board representing the shareholders.

Pursuant to Section 96, Subsection 1 and Section 101, Subsection 1 of the German Stock Corporation Act (Aktiengesetz) and Section 7, Subsection 1, Sentence 1, No. 3 of the German Codetermination Act (Mitbestimmungsgesetz), the Supervisory Board is composed of ten members representing the shareholders and ten members representing the employees.

When electing the members of the Supervisory Board representing the shareholders, the Annual Meeting of the Shareholders is not bound by election proposals.

The following election proposals are based on the recommendations of the Nomination Committee of the Supervisory Board. The recommendations have been made in line with the requirements of the German Corporate Governance Code and take into account the targets for its composition specified by the Supervisory Board. The Supervisory Board proposes the election of

Sari Baldauf, former Executive Vice President and General Manager of the Networks Business Group of Nokia Corporation, Helsinki, Finland,

Dr. Jürgen Hambrecht, former Chairman of the Board of Executive Directors of BASF SE, Ludwigshafen

and

Andrea Jung, former Chief Executive Officer of Avon Products, Inc., New York, USA

as members of the Supervisory Board representing the shareholders effective as of the end of this Annual Meeting for the period until the end of the Annual Meeting of Shareholders that passes a resolution on the ratification of the actions of the Boards for the fourth financial year after the beginning of the period of office. The financial year in which the period of office begins is not counted.

The Supervisory Board elections are intended to be carried out by way of individual voting.

Sari Baldauf is a member of the supervisory board to be established pursuant to statutory provisions of the company specified under a) below and holds offices in comparable domestic or foreign controlling bodies of the commercial enterprises specified under b) below:

a) Deutsche Telekom AG
b) AkzoNobel N.V., the Netherlands
   F-Secure Corporation, Finland
   Fortum OYj, Finland - Chairwoman

Dr. Jürgen Hambrecht is a member of the supervisory boards to be established pursuant to statutory provisions of the companies specified below. He does not hold offices in any comparable domestic or foreign controlling bodies of commercial enterprises.

Deutsche Lufthansa AG
Fuchs Petrolub AG – Chairman
Berthold Leibinger GmbH, general partner of
 Trumpf GmbH + Co. KG – Chairman

Andrea Jung is not a member of other supervisory boards to be established pursuant to the statutory provisions. She holds offices which are comparable to memberships in supervisory boards to be established pursuant to statutory provisions in the domestic or foreign controlling bodies of the commercial enterprises specified below:

Apple, Inc., USA
General Electric Company, USA

In the appraisal of the Supervisory Board, none of the proposed candidates has personal or business relations subject to disclosure requirements pursuant to Section 5.4.1 of the German Corporate Governance Code with Daimler AG or its group companies, the corporate bodies of Daimler AG, or with a shareholder holding a material interest in Daimler AG.

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Total number of shares and voting rights

At the time of convening the Annual Meeting of the Shareholders, the Company’s share capital is divided into 1,067,646,507 shares, each of which confers one vote to its holder. The Company holds no treasury shares at said time.

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Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights

Shareholders are entitled to attend the Annual Meeting and to exercise their voting rights if they are listed as shareholders in the Company’s share register on the day of the Annual Meeting and have notified the Company of their intention to attend the Annual Meeting so that notification is received by the Company at the latest by 12:00 p.m. (midnight) on April 5, 2013.

Shareholders who are listed as shareholders in the share register can notify the shareholder service of Daimler AG of their intention to attend the Annual Meeting at:

Daimler
Aktionärsservice
Postfach 1460
61365 Friedrichsdorf, Germany
Fax No.: +49 (0)69 2222 34282
E-mail: daimler.service@rsgmbh.com

or as of March 12, 2013 by using the access-protected e-service for shareholders on the Internet at: https://register.daimler.com.

Shares will not be blocked as a result of shareholders notifying their intention to attend the Annual Meeting. Shareholders can dispose of their shares also after giving notification. The number of shares held by each shareholder as entered in the share register on the day of the Annual Meeting is decisive for attending and casting votes. Said number of shares will correspond to the number of shares as at the registration deadline of 12:00 p.m. (midnight) on April 5, 2013, since changes to the share register cannot be made for technical reasons from the end of April 5, 2013 up to the end of the Annual Meeting (registration stop). The technical record date is, therefore, the end of April 5, 2013.

We would ask you to appreciate that due to the large number of expected attendees, based on previous experience, we can generally provide each shareholder with a maximum of two admission tickets for our Annual Meeting.

Only shareholders entitled to attend the Annual Meeting and authorized proxies will receive admission tickets and pads of voting cards. Unlike the notification, however, the admission ticket is not a condition for attending the Annual Meeting; it only simplifies procedures at the entrance desks for granting access to the Annual Meeting.

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Details of the e-service for shareholders

The convocation of the Annual Meeting on April 10, 2013 is sent by regular mail to all shareholders entered in the share register who have not yet agreed to have it sent by e-mail. The registration data for our e-service for shareholders, i.e., the shareholder’s number and the individual access number, can be found on the reverse side of the letter of invitation sent by regular mail. With this data, shareholders using the e-service for shareholders can – as of March 12, 2013 – give notification of their intention to attend the Annual Meeting, order admission tickets, in the context of ordering admission tickets authorize a third party as proxy, or authorize and instruct the voting proxies appointed by the Company, cast their vote by absentee voting without attending the Annual Meeting, and withdraw or amend absentee votes and authorizations and instructions for the Company proxies if such votes are previously cast or authorized via the e-service for shareholders. Once again, shareholders who use the e-service for shareholders will have the possibility to print out their admission tickets themselves.

Shareholders who have agreed to have the Annual Meeting documentation sent by e-mail will receive the e-mail with the convocation as an attached pdf file, as well as a link to the e-service for shareholders, at the e-mail address they have specified.

Users of the e-service for shareholders who have already registered for the service can use their self-issued User ID and password.

Please note that requests to speak, questions, motions and election proposals by shareholders for the Annual Meeting cannot be accepted/submitted, nor objections to resolutions passed at the Annual Meeting lodged, via the e-service for shareholders.

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Absentee voting procedure

Shareholders who are listed as shareholders in the share register on the day of the Annual Meeting can cast absentee votes without attending the Annual Meeting. Timely notification by the shareholder of its intention to attend the Annual Meeting is indispensable also for this way of voting.

Absentee votes can be sent to the Company in writing or via electronic media (“Textform”) at the address, fax number or e-mail address stated above in the section headed “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting by 12:00 p.m. (midnight) on April 5, 2013 (receipt); absentee votes timely received in such a manner can also be withdrawn or amended in advance of the Annual Meeting using these communication channels when received by the Company by 12:00 p.m. (midnight) on April 9, 2013.

Absentee votes can also be cast via the e-service for shareholders. Shareholders who timely notify the Company via the e-service for shareholders of their intention to attend the Annual Meeting may cast, withdraw or amend their absentee votes by this method until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 a.m. (noon).

Shareholders not using the e-service for shareholders to cast their absentee votes are requested to use the reply form enclosed with the letter of invitation.

Personal attendance in the Annual Meeting by a shareholder or a proxy will automatically be deemed a withdrawal of any absentee votes previously cast. Absentee votes on item 2 of the Agenda shall also count in the voting on the adjusted proposal for the appropriation of profits as a result of a change in the number of no par-value shares entitled to dividends for the preceding fiscal year 2012. If an individual vote is taken on an Agenda item, a vote on this item in its entirety will count as a corresponding vote on each point of the individual vote.
Please note that it is not possible – even via the e-service for shareholders – to cast absentee votes for votes, if any, which are taken on countermotions or election proposals that are only announced in the Annual Meeting or on any other motions, including procedural motions, that were not communicated in advance of the Annual Meeting. Nor can requests to speak, questions, motions or election proposals be accepted or submitted, or objections lodged against resolutions, by absentee voting in advance of or during the Annual Meeting.

Authorized banks, shareholders’ associations and equivalent persons or institutions as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz) may also vote by absentee voting.

Procedure for proxy voting

Shareholders listed in the share register on the day of the Annual Meeting also have the option of voting by proxy, for example by a bank or a shareholders’ association or the voting proxies appointed by the Company. In this case, too, timely notification of their intention to attend the Annual Meeting is to be ensured by the shareholder or a proxy.

If a shareholder authorizes more than one proxy, the Company may reject one or more of those proxies.

Proxies

If neither a bank nor a shareholders’ association nor another equivalent person or institution as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz) is authorized as a proxy, the proxy authorization and any revocation of such authorization are to be communicated either (i) in writing or via electronic media (“Textform”) to the address, fax number or e-mail address stated above in the section “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting, or (ii) in writing or via electronic media (“Textform”) to the proxy. In the latter case, the Company must be furnished with proof in writing or via electronic media (“Textform”).

The proof of proxy authorization or any revocation of proxy authorization vis-à-vis the Company can be communicated to the Company at the address, fax number or e-mail address specified above in the section “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting. On the day of the Annual Meeting, the proof can also be provided at the entrance and exit desks.
The reply form enclosed with the letter of invitation can also be used for authorizing a proxy and providing proof thereof.

Proxy authorization can also be granted in the context of ordering admission tickets via the e-service for shareholders, provided that the shareholder has timely notified the Company of its intention to attend the Annual Meeting via the e-service for shareholders. Proxy authorizations can then be granted by this same method until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 a.m. (noon). Proxy authorizations granted via the e-service for shareholders can also be revoked by the same method until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 a.m. (noon).

Personal attendance by a shareholder will automatically be deemed a revocation of proxy authorization previously granted to a third party.

The proxy authorization cards included in the pads of voting cards can also be used for granting proxy authorization at the Annual Meeting to other shareholders or shareholder representatives attending the Annual Meeting, or the voting proxies appointed by the Company.

Statutory provisions, in particular Section 135 of the German Stock Corporation Act (Aktiengesetz), apply to the authorization and revocation of proxy authorizations of banks, shareholders’ associations or equivalent persons or institutions as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz), as well as to the proof of such authorization or revocation. Please also observe any relevant regulations of the banks, shareholders’ associations or other equivalent persons or institutions.

If persons or institutions mentioned in the preceding paragraph are listed in the share register, they can exercise the voting rights for shares they do not own only if they are authorized to do so by the actual beneficial owner of the shares.

Voting by official Company proxies

Shareholders have the possibility to authorize proxies appointed by the Company to vote in accordance with their instructions at the Annual Meeting. The authorization of proxies, the issuing of voting instructions and any amendments of such, the revocation of proxy authorization must be effected in writing or via electronic media (“Text-form”); they may be made by the following methods only:

They can be sent to the Company at the address, fax number or e-mail address specified above in the section headed “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting by 12:00 p.m. (midnight) on April 5, 2013 (receipt) at the latest; proxy authorizations and voting instructions timely received that way can also be withdrawn or amended in advance of the Annual Meeting using these same methods when received by the Company by 12:00 p.m. (midnight) on April 9, 2013.
Proxy authorizations and voting instructions to Company proxies can also be issued via the e-service for shareholders. Shareholders who timely notify the Company via the e-service for shareholders of their intention to attend the Annual Meeting can issue, revoke or amend proxy authorizations and voting instructions to Company proxies by the same method until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 a.m. (noon).

Shareholders not using the e-service for shareholders to grant proxy authorizations and issue voting instructions are requested to use the reply form enclosed with the letter of invitation.

On the day of the Annual Meeting, proxy authorization and voting instructions for the Company proxies as well as amendments thereto or revocation thereof can be effected in writing or via electronic media (“Textform”) also at the entrance and exit desks at the Annual Meeting.

Personal attendance by a shareholder or an authorized proxy at the Annual Meeting will automatically be deemed a revocation of proxy authorization previously granted to the Company’s voting proxies.

The Company’s voting proxies will exercise shareholders’ voting rights in accordance with their instructions; even when appointed as proxies, they may only exercise voting rights if express instructions have been given on each item of the Agenda and/or on any countermotions and election proposals made accessible before the Annual Meeting.

Even when authorized, the Company’s voting proxies may not vote on any countermotions or election proposals that are only announced in the Annual Meeting or on any other motions not communicated in advance of the Annual Meeting. Neither in advance of nor during the Annual Meeting may they take receipt of any instructions relating to procedural motions, requests to speak, asking questions or bringing forward motions or election proposals, or the lodging of objections against resolutions by the Annual Meeting.

Instruction to the Company’s voting proxies on item 2 of the Agenda will also apply in the voting of the adjusted proposal for the appropriation of profits as a result of a change in the number of no par-value shares entitled to dividends for the preceding fiscal year 2012. If an individual vote is taken on an item on the Agenda, an instruction on this item in its entirety will be deemed instruction on each point of the individual vote.

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Note for shareholders entered in the US share register

Shareholders entered in the US share register can also notify the Company of their intention to attend the Annual Meeting and obtain further information from

Daimler AG
c/o American Stock Transfer & Trust Company, LLC
6201 15th Avenue
Brooklyn, NY 11219
Attn. Isaac Kagan
Fax No. (001) 718-765-8792.

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Questions, motions, election proposals, requests for information

Details of shareholders’ rights pursuant to Section 122, Subsection 2, Section 126, Subsection 1, Section 127 and Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz)

Requests for additions to the Agenda pursuant to Section 122, Subsection 2 of the German Stock Corporation Act (Aktiengesetz)

Shareholders whose combined shareholdings add up to the proportionate amount of €500,000 of the share capital (equivalent to 174,216 shares) can request that items be placed on the Agenda and announced as such. Each new item must be accompanied by a reason or a proposed resolution. Such requests are to be addressed in writing to the Board of Management of Daimler AG and must be received by the Company at least 30 days before the Annual Meeting, i.e., at the latest by 12:00 p.m. (midnight) on March 10, 2013. Please send such requests to the following address:

Daimler AG
The Board of Management
Attn. Dr. Felix Herbold
Mercedesstr. 137
70327 Stuttgart
Germany

Pursuant to Section 122, Subsection 2 and Subsection 1 in conjunction with Section 142, Subsection 2, Sentence 2 of the German Stock Corporation Act (Aktiengesetz), shareholders making such requests must prove that they have held the required number of shares since at least 00:00 a.m. on January 10, 2013.

If not previously announced when the Annual Meeting was convened, additions to the Agenda that are required to be announced are published in the Federal Gazette (Bundesanzeiger) without delay upon receipt of the corresponding request. They are also published on the Internet at http://www.daimler.com/ir/am2013 and are communicated to shareholders entered in the share register.

Countermotions and election proposals, Section 126, Subsection 1 and Section 127 of the German Stock Corporation Act (Aktiengesetz)

Moreover, shareholders of the Company can submit countermotions to proposals of the Board of Management and/or Supervisory Board concerning certain items of the Agenda and can submit election proposals. Countermotions must be accompanied by a reason. Countermotions, election proposals and other inquiries from shareholders regarding the Annual Meeting are to be sent exclusively to:

Daimler AG
Investor Relations
HPC 096 – 0324
70546 Stuttgart
Germany
(fax number +49 (0)711/17-94075)

or by e-mail to:
investor.relations@daimler.com.

Any countermotions and/or elections proposals that are otherwise addressed need not to be made accessible.

Countermotions and election proposals as well as the reason for countermotions need not to be made accessible either in the cases stipulated in Section 126 Subsection 2 German Stock Corporation Act (Aktiengesetz).

An election proposal also does not need to be made accessible if it does not contain the proposed persons’ name, current profession and place of residence and, in the case of proposals for the election of Supervisory Board members, details of the proposed candidate's memberships in other statutory supervisory boards as defined by Section 125, Subsection 1, Sentence 5 of the German Stock Corporation Act (Aktiengesetz).

We will publish countermotions and election proposals from shareholders that are required to be made accessible, including the shareholders’ names and reasons that are to be made accessible, upon receipt, on the Internet at http://www.daimler.com/ir/am2013/motions. Countermotions and election proposals relating to the items of the Agenda that are to be made accessible and are received at the addresses stated in the first paragraph of this section (“Countermotions and election proposals, Section 126, Subsection 1 and Section 127 of the German Stock
Corporation Act (Aktiengesetz)”) at least 14 days before the Annual Meeting, i.e., by 12:00 p.m. (midnight) on March 26, 2013, will be taken into consideration. Any statements of position by the Management will also be published at the same Internet address.

Right of information pursuant to Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz)
Upon request, at the Annual Meeting each shareholder is to be given information by the Board of Management concerning the affairs of the Company and the legal and business relations of the Company with its subsidiaries, as well as on the situation of the Group and the companies included in the consolidated financial statements, provided that such information is necessary to enable a proper appraisal of subject matter included in the Agenda to be made.

Explanation of shareholders’ rights
Explanations regarding shareholders’ rights pursuant to Section 122, Subsection 2, Section 126, Subsection 1, Section 127 and Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz) can also be found on the Internet at http://www.daimler.com/ir/am2013.

Information and documentation for the Annual Meeting
Information and documentation pursuant to Section 124 a of the German Stock Corporation Act (Aktiengesetz), including the convocation of the Annual Meeting and the Annual Report 2012, shareholder motions to be made accessible and further information about the Annual Meeting and on the persons proposed for election as members of the Supervisory Board under Agenda item 6 is available on the Internet at http://www.daimler.com/ir/am2013. All information that is required to be made accessible to the Annual Meeting by law is available for inspection at the Annual Meeting.

Internet Broadcast of the Annual Meeting
Shareholders who are unable to attend the Annual Meeting in person can follow the introductory statement of the Chairman of the Supervisory Board and the speech of the Chairman of the Board of Management on the Internet at http://www.daimler.com/ir/am2013. Further information about the Annual Meeting and the subsequent voting results can also be accessed at the same Internet address.

The convocation of the Annual Meeting is published in the Federal Gazette (Bundesanzeiger) of February 27, 2013.

Stuttgart, February 2013

Daimler AG
The Board of Management
Information on the Internet. Special information on our shares and earnings development can be found in the “Investor Relations” section of our website (www.daimler.com). It includes the Group’s annual and interim reports and the company financial statements of Daimler AG. You can also find topical reports, presentations, an overview of various key figures, information on our share price and other services.

www.daimler.com/investors

Publications for our shareholders:
– Annual Report (German, English)
– Interim Reports for the 1st, 2nd and 3rd quarters (German, English)
– Sustainability Report (German, English)
– Brochure: The Road to Emission-free Mobility (German, English)
– Brochure: The Vision of Accident-free Driving (German, English)
– Brochure: Company Profile 2013 (German, English)

www.daimler.com/ir/reports
www.daimler.com/downloads/en

The company financial statements of Daimler AG were prepared in accordance with German accounting principles; the consolidated financial statements and the combined management report for Daimler AG and the Daimler Group were prepared in accordance with the International Financial Reporting Standards (IFRS). Both sets of financial statements and the management report were audit-ed by KPMG AG Wirtschaftsprüfungsgesellschaft and an unqualified audit opinion was issued thereon.

The aforementioned publications can be requested from: Daimler AG, Investor Relations, HPC 0324, 70546 Stuttgart, Germany.
Phone  +49 711 17 92262
Fax  +49 711 17 92287
order.print@daimler.com

Daimler AG
70546 Stuttgart
Phone  +49 711 17 0
Fax  +49 711 17 22244
www.daimler.com
www.daimler.mobi

Investor Relations
Phone  +49 711 17 95277
+49 711 17 92261
+49 711 17 95256
Fax  +49 711 17 94075
ir.dai@daimler.com
Financial Calendar 2013

**Annual Press Conference**  
February 7, 2013

**Analysts’ and Investors’ Conference Call**  
February 7, 2013

**Presentation of the Annual Report 2012**  
February 25, 2013

**Annual Meeting**  
April 10, 2013  
10:00 a.m. CEST | 4:00 a.m. EST  
Messe Berlin

**Interim Report Q1 2013**  
April 24, 2013

**Interim Report Q2 2013**  
July 24, 2013

**Interim Report Q3 2013**  
October 24, 2013

As we cannot rule out changes of dates, we recommend checking them on the Internet at [www.daimler.com/ir/calendar](http://www.daimler.com/ir/calendar).